

EXHIBIT A



**U.S. EQUAL OPPORTUNITY COMMISSION
Chicago District Office**

500 West Madison St. Suite 2800
Chicago, IL 60661
PH: (312) 353-3713
TDD: (312) 287-2421
ENFORCEMENT FAX: (312) 886-1168
LEGAL FAX: (312) 353-8555

SETTLEMENT AGREEMENT

1. The following Agreement refers to charge number 210A300425, filed by Karen L. Brown, with the Equal Employment Opportunity Commission (EEOC).
2. In exchange for satisfactory fulfillment by Respondent of the promises contained in paragraph (3) of this Agreement, the Charging Party agrees not to institute a lawsuit with respect to the above referenced charge.
3. In exchange for the promises of the Charging Party contained in paragraph (2) of this Agreement, Respondent agrees:
 - a. to pay the Charging Party the amount of \$6,781.44 CNY & 00 to pay the Charging Party the amount of \$6,844.32, as backpay (for seven weeks and one day), less applicable withholdings for taxes, covering the period September 26, 2002 to November 18, 2002, within ten (10) days of the date of a fully executed Agreement. Payment is to be by check sent certified mail, return receipt requested;
 - b. to reinstate Charging Party and assign Charging Party to a Respiratory Therapist position in the Ventilating Unit, J-12, working the same shift (3pm to 11pm) that was previously assigned, effective November 18, 2002;
 - c. to restore Charging Party's full seniority;
 - d. to restore all vacation leave and sick leave, Charging Party had accrued as of September 26, 2002, including the restoration of all such leaves that Charging Party would have earned from September 26, 2002 until reinstate on November 18, 2002;
 - e. to comply with all requirements of the ADA including, but not limited to the prohibition against discriminating against employees with disabilities and the requirement of providing them with reasonable accommodations.
4. The Respondent agrees that there shall be no discrimination or retaliation of any kind against Charging Party or any person because of opposition to any practice declared unlawful under the ADA; or because of the filing of a charge; giving of testimony or assistance; or participation in any manner in any investigation, proceedings, or hearing under the ADA.
5. Respondent agrees to reiterate to Richard Kasey, Director of Respiratory Therapy, the

Settlement Agreement
 EEOC #210A300425
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6. Respondent agrees to send Ernestine Harris a copy of the check to Charging Party, documents that reflect the date of Charging Party's reinstatement and job assignment, the date and restoration of her sick and vacation leaves, and the date and restoration of her seniority.
7. It is understood that this Agreement does not constitute an admission by the Respondent of any violation of the law.
8. The parties agree that this Agreement may be specifically enforced in court and may be used as evidence in a subsequent proceeding in which any of the parties allege a breach of this Agreement.

9. It is understood that the Charging Party has a right to consult with an attorney prior to executing this Agreement and is entitled to have 10 days to consider this Agreement.

Nov 27, 2002

Date

Claudette R. Gille

Respondent

Dec 7, 2002

Date

Lawrence B. Brown

Charging Party

[This clause is deemed incorporated as part of this Agreement if and when signed by EEOC District Director.]

10. In reliance on the promises made by the Respondent, EEOC agrees to terminate the investigation which it has begun and not to use the above referenced charge as the jurisdictional basis for a civil action. EEOC does not waive or in any manner limit its right to process or seek relief in any other charge or investigation including, but not limited to, a charge filed by a member of the Commission against the Respondent.

On behalf of the Commission:

12/18/02

Date

John P. Rowe

John P. Rowe
 District Director

EXHIBIT B



Civil Rights Division

NOTICE OF RIGHT TO
WITHIN 90 DAYS

RECEIVED MAR 10 2008

CERTIFIED MAIL
5072 8366950 Pennsylvania Avenue, N.W.
Karen Ferguson, EMP, PHB, Room 4239
Washington, DC 20530

Ms. Karen L. Brown
 c/o Leslie C. McCoy, Esquire
 Law Office of Ed Fox & Associates
 Attorney at Law
 300 W. Adams St., Ste. 330
 Chicago, IL 60606

March 17, 2008

Re: EEOC Charge Against Oak Forest Hospital, Cook County Hospital
 No. 440200801343

Dear Ms. Brown:

Because you filed the above charge with the Equal Employment Opportunity Commission, and the Commission has determined that it will not be able to investigate and conciliate that charge within 180 days of the date the Commission assumed jurisdiction over the charge and the Department has determined that it will not file any lawsuit(s) based thereon within that time, and because you through your attorney have specifically requested this Notice, you are hereby notified that you have the right to institute a civil action against the above-named respondent under:

Title I of the Americans with Disabilities Act of 1990,
 42 U.S.C. 12111, et seq., and,
 Title V, Section 503 of the Act, 42 U.S.C. 12203.

If you choose to commence a civil action, such suit must be filed in the appropriate Court within 90 days of your receipt of this Notice.

This Notice should not be taken to mean that the Department of Justice has made a judgment as to whether or not your case is meritorious.

Sincerely,

Grace Chung Becker
 Acting Assistant Attorney General
 Civil Rights Division

by

Karen L. Ferguson
 Supervisory Civil Rights Analyst
 Employment Litigation Section

cc: Chicago District Office, EEOC
 Oak Forest Hospital, Cook County Hospital